



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re : Gerald E. Schmidt, et al.
Patent No. : 6,806,622
Issued : October 19, 2004
Serial No. : 09/693,034
Filed : October 20, 2000
For : "IMPACT-REINFORCED PIEZOCOMPOSITE
TRANSDUCER ARRAY"
Docket No. : 32444

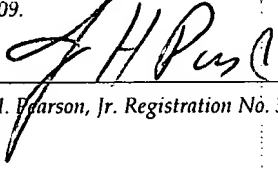
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MAR 27 2009

OFFICE OF PETITIONS

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail, in an envelope addressed to Mail Stop: Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313 on March 18, 2009.


John H. Pearson, Jr. Registration No. 32,288

Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

SIR:

PETITION TO REVIVE ABANDONED APPLICATION UNDER 37 C.F.R. §
1.137(b) UNINTENTIONAL

Applicant hereby Petitions, through his attorney of record, that the above identified application be restored and that abandonment of the above-identified patent application be held to have been unintentional.

The Petition fee of \$1,640.00 pursuant to 37 C.F.R. 1.20(i) is enclosed herewith along with the Renewal Fee of \$490.00 pursuant to 37 C.F.R. 1.362(e).

The "grace period" for payment of the renewal fee due expired on October 19, 2008 and a Notice of Patent Expiration was mailed on November 17, 2008.

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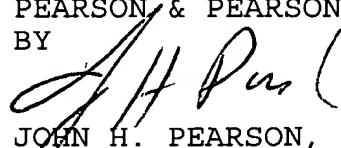
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Applicant and Applicant's Attorney state that the entire delay in paying the required maintenance fee due was Unintentional.

Therefore, it is requested that the delay in payment of the maintenance fee be found to be unintentional, that the Petition be granted, that the patent be restored.

The Commissioner of authorized to charge Deposit Account No. 16-0875 for any additional fees associated with this communication.

Respectfully submitted,
PEARSON & PEARSON, LLP
BY


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